UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

MEGAN DUNN,

Plaintiff.

v.

Civil Action No. 1:18-CV-00770-BKS-ATB

CAMP PONTIAC L.L.C., CAMP PONTIAC ASSOCIATES LIMITED LIABILITY COMPANY, BRENT BEATTIE, and MICHAEL G. FLOWERS.

Defendants.

IT IS HEREBY STIPULATED, by and between the undersigned, the attorneys of record for the parties, that whereas no party hereto is an infant or incompetent person for whom a committee has been appointed and no person not a party has an interest in the subject matter of this action, that all claims, counter-claims, or cross-claims that were or could have been interposed by plaintiff MEGAN DUNN against CAMP PONTIAC L.L.C. and CAMP PONTIAC ASSOCIATES LIMITED LIABILITY COMPANY are hereby discontinued in their entirety with prejudice without costs or fees to any party. This stipulation may be filed without further notice.

DATED: 12/20/19

By:

David Urteago, Esq.

(Admitted *Pro Hac Vice*)

URTEAGO, PC

Attorneys for Plaintiff

5931 Greenville Avenue, #421

Dallas, Texas 75206

By:

Heather K. Zimmerman, Esq.

Bar Roll No. 517693

GOLDBERG SEGALLA LLP

Attorneys for Defendants Camp Pontiac L.L.C. and Camp Pontiac Associates Limited Liability Company 5786 Widewaters Parkway

Syracuse, New York 13214-1840

IT IS SO ORDERED:

Brenda K. Sannes U.S. District Judge

Dated: January 3, 2020
Syracuse, NY